REMARKS

Claims 1-20 stand rejected under 35 USC § 103(a) as being unpatentable over Levine, U.S. Patent No. 6,385,590 B1 in view of Khan U.S. Patent No. 6,546,393 B1.

Applicant notes that the priority date for Levine '590 patent is its filing date of November 22, 2000. Applicant respectfully sets forth that the present application claims priority of U.S. Provisional patent application number 60/190,431 filed March 17, 2000, prior to the effective priority date of the '590 reference.

With regards to pending claims, the recited elements are disclosed this in priority provisional application throughout, such as in the section "Summary of the Invention" describing the reconstruction of visual stimuli that is being displayed to a user as they interact with online-content through a browser-based interface. The Figures graphically show this claimed methodology, and the description of each Figure provides the details thereof. For instance, Figure 2 illustrates the browser-interface 010 configured to record information in accordance with a time line, such as into data storage device 008. Figure 3 also depicts recording changes in the visual stimuli being displayed to the user as they interact with online-content. Messenger applets may be used to monitor events which may cause changes in the visual stimuli being displayed to the user, and communicate related data to another aspect of the control program that received messages which may be written to a storage device 094, and/or an external process 93. Figure 4 depicts a second embodiment of the control application adapted to record changes in the visual stimuli as being displayed to the user as they interact with online-content. The remaining Figures and description provided further details and features for obtaining information as it appears to a user for recording of same. In one embodiment, the recorded images may be stored in a bit-mapped format, as discussed on page 27.

Applicant respectfully requests that this final rejection be withdrawn in view of Applicant's earlier priority date, and respectfully submits this application as in condition of allowance.

If the Examiner has any other matters which remain, the Examiner's is encouraged to contact the undersigned attorney to resolve these matters by Examiner's amendment where possible.

Respectfully Submitted,

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